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	1	DEC 0 9 2024 CLERK U.S. BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA Deputy Clerk 7938 Broadway No. 1263							
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association	3	Fax Number: N/A andmarioith@yahoo.com		•					
,5	4	Attorney in-Fact; Lawful Counselor for: Special Interested Party							
550	5	Andre Mario Smith.							
	6	Special Appearance Only Andre Mario Smith, Pro Se							
Ä,	7	UNITED STATES BANKRUPTCY COURT AT AND FOR							
and Smith 1 ation 1 booking	8	CALIFORNIA SOU	THERN DISTR	AICT					
	9	LOS AN	GELES						
	10 11	In re: CRESTLLOYD, LLC,) Case Number:) 2:21-bk-18205) Adversarial Ca	-ds ise Number					
	12	Debtor and Debtor in Possession.	2:22-ap-01125						
	13	Debtor and Debtor in Possession.	Smith, Andre Reply/Objecti	Mario el sui juris; esquire on to MOTION TO DENY					
	14		〈 "SECOND IN 〈 SMITH, AND	TERIM APPLICATION OF RE MARIO EL SUI JURIS DR APPROVAL OF FEES					
lario	15			URSEMENT AT					
4	16		Date:	January 07, 2025					
d	17) Time:) Place:	01:00 p.m. Tribunal-room: 1639					
₹	18)	255 East Temple Street Los Angeles, California 90012					
	19								
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	21	Greetings to all these Presents shall come.							
	22	Know all men by these Presents.							
	23	Notice to Agent is Notice to Principal.	·						
.,	24	Notice to Principal is Notice to Agent.							
	25	To each Party and their Attorney(s) of Record	<i>l</i> .						
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	28	Smith, Andre Mario el sui juris; esquire Reply/Objec APPLICATION OF SMITH, ANDRE MARIO EL SUI REIMBURSEMEN	ction to MOTION TO JURIS; ESQUIRE F	DENY "SECOND INTERIM OR APPROVAL OF FEES AND					

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Notice is Hereby Given: Take notice: It appears *Smith, Andre Mario el sui juris; esquire* ("Counselor"), general bankruptcy counsel to Special Interested Party, Secured Party, Secured Party, Secured Party Creditor, and Superior/Supreme Creditor Andre Mario Smith ("Paramount Claim Holder") in the above-referenced Chapter 11 bankruptcy, hereby submits its Reply/Objection to MOTION TO DENY "SECOND INTERIM APPLICATION OF SMITH, ANDRE MARIO EL SUI JURIS; ESQUIRE FOR APPROVAL OF FEES AND REIMBURSEMENT AT EXPENSES".

On December 03, 2024, Levene, Neale, Bender, Yoo & Golubchick L.L.P., by and through its alleged Duly Authorized Representative DAVID B. GOLUBCHIK and/or TODD M. ARNOLD (independently, jointly, collectively, and/or severally, "Movant") alleged Counsel to Crestlloyd, LLC, the Debtor and Debtor in possession in the above-captioned chapter 11 case ("Debtor") Counselors' Second Interim Application for Approval at Fees and Reimbursement at Expenses ("Demand"). The Debtor has record(s) of the Application having been filed with the Clerk of the Bankruptcy Court, Docket Number 597.

Counselor is an Expert, better than a professional, "employed" by the Debtor or not, approved to be employed by the Bankruptcy Court as a professional in this case or not, Counselor has a lawful basis for consideration of its Application by way of 11 United States Code § 506(b), which clearly states that a Creditor is entitled to reasonable fees if their claim is sucured by property that is worth more that the claim itself.

A review of the Application and the records attached thereto make it clear that Counselor rebutted Movant most recent application, a doctored practice guide, and rebutted it line by line, and using the same doctored practice guide format, created its own application. Each of Counselors services were requested by Debtors Principal(s) including, but not limited to, Nile Niami on December 27, 2021, at 5:55 p.m., available at www.theonesecrets.com and many other publicly available records ("Services Request"), necessary, and has benefited the estate tremendously as Paramount Claim Holder has subrogated each claim and order the full settlement and closure of all claims against Debtor.

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To the extent considered at all, the Application should be granted in its entirety with prejudice and without recourse with an admonition to Movant, based on its failure to remain in honor by accepting Counselors claim quickly, and demonstrating a strong desire to harm Paramount Claim holder and its Counsel for simply presenting its claims.

Date: December 04, 2024

peacefully; Until then, I am very truly yours,

Smith, Andre Mario el sui juris; esquire. attorney in-fact; lawful counselor for Creditor: Andre Mario Smith all rights reserved and exercised.

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PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 4245 J Street, San Diego, California 92102

Second Intering at Expenses; Be	claration by Smil	th, Andre Marie el eui ju	ide in Support The	reof DG			
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